

PATENT 1190-0566PUS3

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: N

NAKAMURA, et al.

Conf.:

6622

Appl. No.:

10/824,381

Group:

2873

Filed:

April 15, 2004

Examiner: UNKNOWN

For:

OBJECTIVE LENS DRIVING APPARATUS

INFORMATION DISCLOSURE STATEMENT
(SUBMISSION AFTER FILING OF AN APPLICATION
BUT BEFORE FINAL REJECTION OR NOTICE OF ALLOWANCE
OR CONCURRENTLY WITH A RULE 1.114 RCE APPLICATION)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

July 1, 2004

Sir:

Pursuant to 37 C.F.R. §§ 1.97 and 1.98, applicant(s) hereby submit(s) an Information Disclosure Statement for consideration by the Examiner.

I. LIST OF PATENTS, PUBLICATIONS OR OTHER INFORMATION

The patents, publications, or other information submitted for consideration by the Office are listed on the PTO-1449(s), attached hereto.

II. COPIES (check at least one box)

- a. This application was filed before June 30, 2003.

 Accordingly, submitted herewith is a legible copy of (i) each U.S. and foreign patent; (ii) each publication or that portion which caused it to be listed; and (iii) all other information or that portion which caused it to be listed.
- b.

 This application was filed on or after June 30, 2003. Accordingly, copies of cited U.S. patents and patent application publications therefore are not included. Copies of foreign patent documents and non-patent literature are included.

c. Some or all of the documents listed on the PTO-1449 are not enclosed because they were cited in the International Search Report and copies should already be in the PTO file. If copies are needed, please contact the undersigned.

III. CONCISE EXPLANATION OF THE RELEVANCE (check at least one box)

1,1

a. DOCUMENTS IN THE ENGLISH LANGUAGE

The patents, publications, or other information listed on the attached PTO 1449 are in the English language and therefore, do not require a statement of relevancy.

b. DOCUMENTS NOT IN THE ENGLISH LANGUAGE

A concise explanation of the relevance of all patents, publications, or other information listed that is not in the English language is as follows:

An English language Abstract is attached to each document cited on the PTO-1449 form.

An English language version of the search report or action that indicates the degree of relevance found by the foreign office is attached, thereby satisfying the requirement for a concise explanation. See MPEP 609(III)(A)(3).

The following additional information is provided for the Examiner's consideration.

Japanese Office Action

FEES

IV.	\boxtimes		IDS IS BEING FILED UNDER 37 C.F.R. § 1.97(b): ck one box)
	a.		within three months of the filing date of a national application (37 C.F.R. § 1.97(b)(1)). No fee or statement is required. (This section is not to be used with RCE's.)
	b.		within three months of the date of entry of the national stage as set forth in § 1.491 in an international application (37 C.F.R. § 1.97(b)(2)). No fee or statement is required.
	c.		concurrently with the filing of a Request for Continued Examination under § 1.114 (37 C.F.R. § 1.97(b)(4)). No fee or statement is required.
	d.		before the mailing date of a first Action on the merits (37 C.F.R. § 1.97(b)(3)). No fee or statement is required. In the event that a first Office Action on the merits has been issued, please consider this IDS under 37 C.F.R. § 1.97(c) and see the statement under 37 C.F.R. § 1.97(e) below, or, if no statement has been made, charge our deposit account in the amount of \$180.00 as required by 37 C.F.R. § 1.17(p).
V.		THIS (chec	IDS IS BEING FILED UNDER 37 C.F.R. § 1.97(c): ck one box)
	C.F.E	R.§ ing d	e mailing date of a Final Office Action under 37 1.113 (See 37 C.F.R. § 1.97(c)(1)) or before the late of a Notice of Allowance under 37 C.F.R. See 37 C.F.R. § 1.97(c)(2)).
	a.		No statement; therefore, a fee in the amount of $\frac{180.00}{100}$ as required by 37 C.F.R. § 1.17(p).
	b.	П	See the statement below. No fee is required

STATEMENT UNDER 37 C.F.R. § 1.97(e) (check only one box) VI. The undersigned hereby states that a. each item of information contained in the IDS was first cited in any communication from a foreign Office in counterpart a foreign application not more than 30 days prior to the filing of this IDS; or each item of information contained in the IDS was b. first cited in any communication from a foreign Office in a counterpart application not more than three months prior to the filing of this IDS; or no item of information contained in the IDS was c. cited in a communication from a foreign Patent Office in a counterpart foreign application, and, the knowledge of the person signing the certification after making reasonable inquiry, no IDS was known to item of individual any designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of the IDS. Some of the items of information were cited in a d. \Box communication from a foreign Patent Office. As to this information, the undersigned states that each item of information contained in the IDS was first cited in a communication from a foreign Office counterpart in a application not more than three months prior to the filing of this IDS. As to the remaining information, the undersigned hereby states that no item of this remaining information contained in the IDS was cited in a communication from a foreign Patent Office in a counterpart foreign application and, to the best of my knowledge after making reasonable inquiry, was known to any

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statement.

individual designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of this

VII.	PAYMENT	OF	FEES	(check	one	box)

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- A check in the amount of \$180.00 as required by 37 C.F.R. § 1.17(p) is enclosed for the above-identified fee.
- Please charge Deposit Account No. 02-2448 in the amount required by 37 C.F.R. § 1.17(p) for the above-indicated fee. A triplicate copy of this paper is attached.
- ⋈ No fee is required.

If the Examiner has any questions concerning this IDS, he/she is requested to contact the undersigned. If it is determined that this IDS has been filed under the wrong rule, the PTO is requested to consider this IDS under the proper rule and charge the appropriate fee to Deposit Account No. 02-2448.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under § 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

y Co

D. Richard Anderson, #40,439

DRA/UWR/lab 1190-0566PUS3 P.O. Box 747 Falls Church, VA 22040-0747 (703) 205-8000

Attachment(s):

☐ PTO-1449

□ Documents

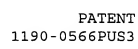
Foreign Search Report

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○ Other: Japanese Office Action

(Rev. 05/14/2004)

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EXAMINER INITIAL	DOCU	MENT NUMBER	Kind	DATE	NAME	CLASS	SUB CLASS	PILING IF APPR	DATE OPRIATE
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	JP	62-239336	A	1987-10-20	JAPAN			ABS	
	JР	63-10330	A	1988-01-16	JAPAN			ABS	
	JP	61-137235	A	1986-06-24	JAPAN			ABS	1
	JP	6-325384	A	1994-11-25	JAPAN			ABS	
	JP	1-192025	A	1989-08-02	JAPAN		ļ	ABS	
	JP	64-3831	A	1989-01-09	JAPAN			ABS	
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OBJECTIVE LENS DRIVING APPARATUS

LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

July 1, 2004

Sir:

Under the provisions of MPEP § 2001.06(b), the Examiner is hereby advised of the following co-pending U.S. Application(s):

Appl. No.	Filing Date	Group
10/824,355	April 15, 2004	2655

The subject matter contained in the above-listed co-pending U.S. application(s) may be deemed to relate to the present application, and thus may be material to the prosecution of this instant application.

Copies of cited U.S. patent application(s) (specification, claims, and the drawings) or copies of the portion(s) of the

application(s) which caused it(them) to be cited, including any claims directed to such portion(s) are attached hereto.

The materials in the envelope are considered trade secrets and are being submitted for consideration under MPEP § 724.

The above-listed co-pending application(s) is(are) not to be construed as prior art. By bringing the above-listed application(s) to the attention of the Examiner, Applicant(s) do(does) NOT waive any confidentiality concerning the above-listed co-pending application(s) or this application. See MPEP § 101. Furthermore, if said application(s) should not mature into patents, such application(s) should be preserved in secrecy under the provisions of 35 U.S.C. § 122 and 37 C.F.R. § 1.14.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH STEWART KOLASCH & BIRCH, LLP

D. Richard Anderson, #40,439

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(Rev. 02/12/2004)

DRA/JWR/lab 1190-0566PUS3 Attachment(s)

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